Honorable Kimberly K. Evanson

## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON

Luigi Marruso,

No. 2:24-cv-01455-KKE

Plaintiff,

vs.

Motion for Leave to File OverLength Brief (LR 7(f))

Note to Calendar: December 23, 2024

## Defendants

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## PLAINTIFF'S MOTION FOR LEAVE TO FILE OVER-LENGTH BRIEF

Pursuant to LR 7(f), Plaintiff moves this Court for leave to file its Brief in Support of Default Judgement, filed simultaneously herewith, and states the following in support:

- 1. Plaintiff has filed and served the complaint on each defendant in this matter and no defendant has answered or otherwise responded.
  - 2. This Court entered default against defendants on October 23, 2024.
  - 3. Plaintiff now seeks to file a Motion for Default Judgment.
- 4. The amount in controversy in this matter exceeds \$1.3 million in monetary damages plus return of assets valued at nearly \$500,000.00 more.

Motion for Leave to File Overlength Brief (NO. 24-cv-01455-KKE) - 1

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- 5. Plaintiff's contemplated Brief in Support of Motion for Default is approximately 4500 words (excluding captions signatures) prior to final review and edits, which exceeds the 2,100-word limit pursuant to LR 7(e)(1).
- 6. The length of Plaintiff's Brief in Support is primarily due to the detailed factual history regarding each of the four accounts compromised required to establish entitlement to judgment, a detailed description the exact funds and personal property misappropriated from each account, and the necessity of addressing all *Eitel* factors for its eight causes of action filed against three Defendants.
- 7. Further, Plaintiff is seeking specific performance regarding the return of Bitcoin assets, a somewhat novel issue worthy of more detailed briefing.
- 8. As such, Plaintiff seeks leave to file a brief in support of its Motion for Default Judgment of no more than 4550 words, exclusive of captions and signature blocks, in accordance with LR 7(f).

Respectfully submitted,

DATED: December 21, 2024

/s/ Nicholas Ranallo Nicholas Ranallo Washington Bar No. 51439 5058 57<sup>th</sup> Ave. S. Seattle, WA 98118 nick@ranallolawoffice.com (831) 607-9229

/s/ Eric Misterovich
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Motion for Leave to File Overlength Brief (NO. 24-ev-01455-KKE) - 2

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WORD COUNT CERTIFICATION PURSUANT TO L.R. 7(E)(6)

I certify that this motion contains \_\_\_\_\_ words excluding signature blocks, captions, and this certification, which is in compliance with the Local Civil Rules.

DATED: December 23, 2024

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/s/ Nicholas Ranallo Nicholas Ranallo Washington Bar No. 51439 5058 57<sup>th</sup> Ave. S. Seattle, WA 98118 nick@ranallolawoffice.com (831) 607-9229

/s/ Eric Misterovich
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Motion for Leave to File Overlength Brief (NO. 24-cv-01455-KKE) - 3

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